		posts a A grand field
1	GARY M. RESTAINO United States Attorney	
2	District of Arizona CARIN C. DURYEE	2022 OCT 19 PM 12: 43
3	Assistant U.S. Attorney United States Courthouse	
4	405 W. Congress Street, Suite 4800 Tucson, Arizona 85701	CLERK US DISTRICT COURT DISTRICT OF ARIZONA
5	Telephone: 520-620-7300	
6	Telephone: 520-620-7300 Email: Carin.Duryee@usdoj.gov Attorneys for Plaintiff	CR22-02291 TUC-JAS(BGM)
7	IN THE UNITED STATES DISTRICT COURT	
8	FOR THE DISTRICT OF ARIZONA	
9	United States of America,	INDICTMENT
10	Officed States of America,	
11		Violations:
12	Plaintiff,	18 U.S.C. § 2252(a)(2) and (b)(1) (Receipt of Child Pornography) Count 1
13	vs.	18 II S C 8 2252 A(a)(5)(B) and (b)(2)
14		18 U.S.C. § 2252A(a)(5)(B) and (b)(2). (Knowing Access of Child Pornography) Count 2
15	Christopher Gniady,	
16	Defendant.	,
17		,
18		
19		
20	-	
21	THE GRAND JURY CHARGES:	
22	COUNT 1	
23	RECEIPT OF CHILD PORNOGRAPHY	
24	On or about April 18, 2019, in the District of Arizona, CHRISTOPHER GNIADY,	
25	using any means or facility of interstate and foreign commerce, did knowingly receive	
26	child pornography, that is, visual depictions, the production of which involved the	
27	use of minors engaging in sexually explicit conduct, as defined in Title 18, United States	
28	Code, Section 2256(2), and which depicted such conduct, which had been shipped and	

1 transported in interstate and foreign commerce by means of computer, or otherwise, 2 including, but not limited to, the following files, entitled: 3 ~410F6FDA-FA05-0168-35BA-42079239C627~V4.mp4" 4 All in violation of Title 18, United States Code, Sections 18 U.S.C. § 2252(a)(2) 5 and (b)(1). 6 7 COUNT 2 8 KNOWING ACCESS OF CHILD PORNOGRAPHY 9 Beginning on a date unknown but including the time period between April 14, 10 2019 and November 26, 2019, in the District of Arizona, CHRISTOPHER GNIADY did 11 knowingly access with intent to view child pornography, that is, visual depictions, the 12 production of which involved the use of minors, including pre-pubescent minors, 13 engaging in sexually explicit conduct, as defined in Title 18, United States Code, Section 14 2256(2), and which depicted such conduct, that had been mailed, shipped and transported 15 in interstate and foreign commerce by any means, including computer, and which was 16 produced using materials which had been mailed and shipped and transported in interstate 17 and foreign commerce; that is, CHRISTOPHER GNIADY did use a Dell XPS Laptop, 18 Serial Number: 2FP01G2, and the internet to view child pornography images including, 19 but not limited to, the following files: 20 "5E5A8C42F0FA979DF2438C7185B6E4A508408D5C" 21 "09ADBF2F47E0A6913C7432DFDC77F7D62B37FE5E" 22 "50090B4CDC632BA8F8614B252404C55E06B9AB7D" 23 "9311767C5B1B5E7DDA8C3B949DA15035FB8FDC8E" 24 "C515E9E47F5E911525BF26A99C6594900E49B027" 25 "E08FE916CD8B7D6AC42AE70A685951F602155A87" and 26 "EE306B03970B1F3D0F237089FBFBC7C03AA257F7" 27

United States of America v. Christopher Gnaidy Indictment Page 2 of 3

28

	(•
1	All in violation of Title 18, United States Code, Sections 2252A(a)(5)(B) and	
2	(b)(2).	
3		A TRUE BILL
4		
5	<u> </u>	/s/
6		FOREPERSON OF THE GRAND JURY Dated: October 19, 2022
7	GARY M. RESTAINO	· · · · · · · · · · · · · · · · · · ·
8	United States Attorney District of Arizona	REDACTED FOR
9	District of Arizona	PUBLIC DISCLOSURE
10	/s/	
11	CARIN C. DURYEE Assistant U.S. Attorney	
12		
13		
14 15		
16	,	
17		
18		•
19		•
20		
21		·
22		
23		
24		
25		
26	~	
27		
28		
	United States of America v. Christopher G	naidy

Indictment Page 3 of 3